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### PATENT COOPERATION TREAT

rom the ITERNATIONAL SEARC	HING AUTHORITY		REC'D -0-9 AUG 2005
To:			PCT
see form PC	CT/ISA/220	INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORI PCT Rule 43 <i>bis</i> .1)
•		Date of mailing (day/month/year) see	e form PCT/ISA/210 (second sheet)
Applicant's or agent's file resee form PCT/ISA/220		FOR FURTHER A	
International application No. International filing dat PCT/GB2005/001590 26.04.2005		day/month/year)	Priority date (day/month/year) 29.04.2004
International Patent Classifi H04L29/06, H04L29/08	fication (IPC) or both national classification 8, H04L12/18, A61B5/00, H04L12/	and IPC /56	
Applicant BRITISH TELECOMM	MUNICATIONS PUBLIC LIMITED	COMPANY	·
	ntains indications relating to the fol Basls of the opinion	lowing items:	•
☐ Box No. II	Priority  Non-establishment of opinion with reg	gard to novelty, inventi	ve step and industrial applicability
□ Boy No IV	Lack of unity of invention —		
⊠ Box No. V	Reasoned statement under Rule 43bi applicability; citations and explanation	is.1(a)(i) with regard to ns supporting such sta	novelty-inventive step or industrial tement
	Certain documents cited		
	Certain defects in the international ap		
☐ Box No. VIII	Certain observations on the internation	onal application	
2. FURTHER ACTIO		•	
written opinion of the applicant choo International Bure will not be so con		to be the IPEA and the opinions of this Interr	e chosen IPEA has notifed the national Searching Authority
If this opinion is, a submit to the IPE months from the whichever expire	as provided above, considered to be a A.a. written reply together, where app date of mailing of Form PCT/ISA/220 es later.	a written opinion of the roprlate, with amendnor before the expiration	PEA, the applicant is invited to ents, before the expiration of three n of 22 months from the priority date,
For further option	ns, see Form PCT/ISA/220.		
	ls, see notes to Form PCT/ISA/220.	•	·
Name and mailing address	ss of the ISA:	Authorized Officer	
-l· D-80298 M	Patent Office Munich	Huber, O	
	19 2399 - 0 Tx: 523656 epmu d 89 2399 - 4465 — —	Telephone No. +49	) 89 2399-8967 ···

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2005/001590

Box No. I Basis of the opinion
With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
This opinion has been established on the basis of a translation from the original language into the follow language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material:
□ a sequence listing
□ table(s) related to the sequence listing
b. format of material:
☐ in written format
☐ in computer readable form
c. time of filing/furnishing:
contained in the international application as filed.
☐ filed together with the international application in computer readable form.
furnished subsequently to this Authority for the purposes of search.
In addition, in the case that more than one version or copy of a sequence listing and/or table relating the has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2005/001590

	No. III Non-establishment of licability	opinion with regard to novelty, inventive step and industrial			
The obvi	questions whether the claimed in ous), or to be industrially applica	nvention appears to be novel, to involve an inventive step (to be non ble have not been examined in respect of:			
	the entire international application,				
$\boxtimes$	claims Nos. 5,13,20				
beca	ause:				
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
$\boxtimes$	the description, claims or drawings (indicate particular elements below) or said claims Nos. 5,13,20 are so unclear that no meaningful opinion could be formed (specify):				
	see separate sheet				
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
	no international search report has been established for the whole application or for said claims Nos.				
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
	the written form	☐ has not been furnished /			
	· ——— · —— ·	does not comply with the standard			
	the computer readable form	☐— has not been furnished			
	•	does not comply with the standard			
	the tables related to the nucleon not comply with the technical r	tide and/or amino acid sequence listing, if in computer readable form only, do equirements provided for in Annex C-bis of the Administrative Instructions.			
<b>ر۔۔۔،</b> ،	See separate sheet for further	details			
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### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2005/001590

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or Industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-4,6-12,14-19,21,22

No: Claims

Inventive step (IS)

Yes: Claims

1-4,6-12,14-19,21,22

No: Claims

Industrial applicability (IA)

Yes: Claims

1-4,6-12,14-19,21,22

No: Claims

2. Citations and explanations

see separate sheet

# WRITTEN OPINION OF THE INTERNATIONAL-SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/GB2005/001590

#### Re Item III.

Claims 5, 13 and 20 refer to an "epidemic dissemination process". This term is vague as its real scope is obscured. A claim to such a relative feature is thus not clear in its scope and thus not sufficiently defined (Article 6 PCT).

#### Re Item V.

- 1 Reference is made to the following documents:
  - D1: WO 02/35997 A (COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION; WILSON,) 10 May 2002 (2002-05-10)
  - D2: EP 1 193 921 A (HARRIS CORPORATION) 3 April 2002 (2002-04-03)
  - D3: WO 01/58131 A (BANDWIZ, INC; YOSEF, YUVAL; NEERMAN, HAIM; RAJWAN, DORON; AYAL, EDAN) 9 August 2001 (2001-08-09)
  - D4: WO 01/99348 A (BRITISH TELECOMMUNICATIONS PUBLIC LIMITED COMPANY; RIZZO, MICHAEL; BRI) 27 December 2001 (2001-12-27)
- 2-- Document D1, which is considered to represent the most relevant state of the art, discloses (the references in parentheses applying to this document):

A decentralised network in which a relay receives files and forwards these. Its application is in sensor networks. Files or events are transmitted from the sensors to a centralized data base, an assessment center, where the data from the sensors is analysed.

From this, the subject-matter of independent claim 1 differs in that relays do not only communicate with the central data base, but also with each other. Thus events can then be redistributed to other sensors or detectors. Additionally, to save capacity in the network, events are bundled and compressed for transmission between the relays.

2.1 The subject-matter of claim 1 is therefore novel (Article 33(2) PCT)

The problem to be solved by the present invention may be regarded-as:

Form PCT/ISA/237 (Separate Sheet) (Sheet 1) (EPO-January 2004)

How to allow distributed data bases or assement centers to analyze the data in an efficient way.—

2.2 The solution to-this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

To have a transparent relay layer in the network for efficiently transmitting events between them is not disclosed by the prior art.

- 2.3 Claims 2-4 and 6-7 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.
- 2.4 Claims 8-12, 14-19, 21 and 22 are related to the same features in different categories of claims. They are thus also novel and inventive.
- 3. Document D2 discloses the conglomeration of files and their compression to save bandwidth in a radio network, but it relates to radio only transmissions over a link. Relay devices are not mentioned, in particular it is not mentioned to use the conglomeration and empression only between relays. Thus a combination with D1 is not immediately obvious, as the direct combination would lead to a more efficient collection of information, but not mention the fact of distributing the messages to other entities than the central server.

D3 also mentiones the possibility to group messages together and to compress them for transmission, but in a client server scenario. The virtual relay layer is not indicated.

Document D4 is the state of the art acknowledged by the applicant in the description.

4. The application is further industrially applicable.